## Case 3:09-cv-02737-WHA Document 55 Filed 0.9/80/09 Page 11.06 (33 1 Tharan Gregory Lanier (State Bar No. 138784) Daniel J. Bergeson (State Bar No. 105439) dbergeson@be-law.com tglanier@jonesday.com 2 Gregory L. Lippetz (State Bar No. 154228) Melinda M. Morton (State Bar No. 209373) glippetz@jonesday.com mmorton@be-law.com 3 Joe C. Liu (State Bar No. 237356) Colin G. McCarthy (State Bar No. 191410) jcliu@jonesday.com cmccarthy@be-law.com 4 Peter D. Nestor (State Bar No. 262253) BERGESON, LLP pnestor@jonesday.com 303 Almaden Boulevard, Suite 500 JONES ĎAY 5 San Jose, CA 95110-2712 1755 Embarcadero Road Telephone: 408-291-6200 6 Palo Alto, CA 94303 408-297-6000 Facsimile: 650-739-3939 Telephone: 7 650-739-3900 Facsimile: Attorneys for Defendant/Counterclaimant LSI CORPORATION and Counterclaimant 8 AGERE SYSTEMS INC. Attorneys for Plaintiff/Counterdefendant SANDISK CORPORATION 9 UNITED STATES DISTRICT COURT 10 NORTHERN DISTRICT OF CALIFORNIA 11 12 SANDISK CORPORATION, Case No. C 09-02737 WHA 13 Plaintiff, PROPOSED ORDER RE SCHEDULE 14 FOR CLAIM CONSTRUCTION v. 15 JUDGE: Hon. William Alsup LSI CORPORATION, DATE FILED: June 19, 2009 16 Trial: November 8, 2010 Defendant. 17 18 19 LSI CORPORATION AND AGERE SYSTEMS INC., 20 Counteclaimants 21 v. 22 SANDISK CORPORATION 23 Counterdefendant.

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1	The parties hereby agree to the following proposed schedule regarding claim			
2	construction:			
3	1.	1. Last date for parties to exchange Proposed Terms and Claim Elements for		
4		Construction shall be <b>December 4</b>	, 2009.	
5	2.	Last date for parties to exchange Proposed Claim Constructions and provide		
6		preliminary identification of extrin	sic evidence shall be December 18, 2009.	
7	3.	. Last date for parties to file Joint Claim Construction and Pre-hearing Statement		
8		shall be <b>January 6, 2010</b> .		
9	4.	4. Last date to take discovery relating to claim construction shall be <b>January 15</b> ,		
10		2010.		
11	5.	Last date for LSI and Agere to file its Opening Claim Construction Brief and		
12		supporting evidence shall be January 25, 2010.		
13	6.	6. Last date for SanDisk to file its Responsive Claim Construction Brief and		
14		supporting evidence shall be February 10, 2010.		
15	7.	7. Last date for LSI and Agere to file its Reply Claim Construction Brief and		
16	rebuttal evidence shall be <b>February 18, 2010</b> .			
17	Dated: S	September 30, 2009	Respectfully submitted,	
18			JONES DAY	
19			By: /s/ Gregory I Linnetz	
20			By: /s/ Gregory L. Lippetz Gregory L. Lippetz	
21			Counsel for Plaintiff/Counterdefendant SANDISK CORPORATION	
22				
23	Dated: September 30, 2009 Respects		Respectfully submitted,	
24			BERGESON LLP	
25			By: /s/ Melinda M. Morton	
26			By: /s/ Melinda M. Morton Melinda M. Morton	
27			Counsel for Defendant/Counterclaimant LSI CORPORATION and Counterclaimant	
28			AGERE SYSTEMS INC.  PROPOSED ORDER RE SCHEDULE	
			FOR CLAIM CONSTRUCTION	

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The Proposed Order regarding Claim Construction is hereby adopted by the Court as the Order regarding Claim Construction for the case and the parties are ordered to comply with this Order. IT IS SO ORDERED. Dated: October 6, 2009 M ALSUP Northern